

Person injured by him (Knowles) might have brought his Action for Reparation

3. That Mr. Lloyd appears judicially by suing the Bonds recovering Judgment thereon to have been injured by the Non-performance of the Condition of it, and as the Bond appears plainly to have been taken more particularly for Mr. Lloyd's Benefit and Security than any Body else, that he was at the Expence of commencing an Action, and recovering Judgment so 'tis humbly hoped his Administration shall be at Liberty to take a legal Course for recovering the Money without any Imputation of contending with the R. Honble the Lords Proprietary

It not appearing to this Board that the Right Honble the Lord Proprietary is personally interested in the said Bonds or the Recovery had thereon; It is therefore the Opinion of this Board that the Administration be at Liberty to take a legal Course for the Recovery of the Penalty mentioned therein

Whereas it is represented to this Board that on Executions or Condemnations for Money several Sheriffs of this Province have charged their Fees in Tobacco at One penny & a half for the Money executed for or condemned which is a great hardship upon the People; for Reformation whereof It is this Day ordered that for the future no Sheriff shall presume to take more Fees on Executions or Condemnations than at the Rate of Ten Cent for the first five pounds and five Cent for